to the foreign country to finalize adoption proceedings and arrange the transportation of the child. After the child is brought to this state, there is another adoption process under Illinois law, which also requires that an agency investigate the home.

International adoption can be very complex, as foreign adoption laws and procedures are frequently changing. For up-to-date information on the status of adoption laws abroad, contact the U.S. Department of State, Bureau of Consular Affairs, or visit http://travel.status.gov/content/adoptions abroad/en.html.

**ADULT ADOPTIONS**

Adults can be adopted in Illinois. One of the adopting parents must be related to the person being adopted or else the person being adopted must have lived in the home of the adopting parents for at least two consecutive years. The adult must consent to being adopted.

**ILLINOIS ADOPTION ACT**

Adoptions in Illinois are regulated by the Illinois Adoption Act, which outlines the procedures which must be followed and the rights of all of the people involved in the adoption.

Following the law is the key to a successful adoption. As soon as would-be parents decide that they wish to adopt, they should consult with an attorney. He or she will prepare the necessary legal papers and represent the adoptive parents in the court proceedings.

For information concerning licensed agencies or a list of such agencies, contact the Illinois Department of Children and Family Services at the regional office nearest you, or call the Adoption Center of Illinois at 1(800) 676-2229.

**Pamphlets Available**

Adoption
Advice to Newly Marrieds
Alternative Dispute Resolution
Auto Accidents
Auto Insurance
Bankruptcy
Being a Guardian
Buying a Car
Buying a Home
Buying on Time
Divorce
Estate Planning
Gender Transitioning
General Practitioner
Healthcare Privacy
Healthcare Decisions
Hiring a Lawyer
Illinois Traffic Courts
Jury Duty
Landlord-Tennant
Law-related Careers
Limited Scope Representation
Living Trusts
Patients’ Rights
Rights of LGBT
Selling a Home
Serving as a Guardian for an Adult with Disabilities
Starting a Business
Your Rights if Arrested

For more information on legal issues or to obtain single copies of each of the pamphlets listed above (free to individuals), please visit www.ISBAlawyers.com
Adoption is a legal procedure which establishes a new family relationship between the adopting parents and the child who is being adopted. After the completion of the adoption process, the adopting parents have the same rights, duties, and responsibilities to the child as the birth-parents would have had.

Some general rules apply to adoption proceedings. A single or divorced person, or a couple (unmarried or same-sex) can adopt a child. However, if the adopting persons are married, both the husband and wife must join in the petition unless they have been separated for over a year. A child who is over the age of fourteen years must agree to being adopted.

The adoption usually requires that the parent(s) asking for the adoption and the child or children to be adopted appear before a judge one time, usually when the Petition for Adoption is filed. At that court appearance, if everything is in order, the judge will enter an interim, or temporary, order of custody in favor of the adopting parent(s). When the adoption is ready to be finalized, the lawyer will present the proper documents to the judge, who will enter a judgment of adoption. In most cases neither the parents nor the children need to be present at that time.

After completion of the adoption, a new birth certificate is normally issued for the child. The new birth record will show the adoptive parent(s) as if they were the parent(s) at the time of birth of the child. The original birth certificate is placed into a sealed file; adopted children may obtain a non-certified copy of their original birth certificate by a request to the Illinois Department of Public Health, however birth parents may choose to keep their identifying information confidential.

There are different kinds of adoptions, as described below.

**RELATED ADOPTIONS**

In a related adoption, at least one of the adoptive parents is related by blood or marriage to the child. For example, sometimes the birth-mother and father of the child are divorced from each other and the mother has remarried and wishes for her new husband to adopt the child. The birth-father of the child must either consent to the adoption or a judge must find him to be unfit for a reason listed in the adoption law. Among those reasons are the failure of the parent to show a reasonable degree of interest, concern or responsibility as to the welfare of the child, or the abandonment of the child by the birth-parent.

Other related adoptions include adoptions by grandparents, aunts and uncles, or brothers or sisters. No agency needs to be involved in this kind of adoption.

**AGENCY ADOPTIONS**

Agencies which are licensed by the state of Illinois may place children for adoption with parents who have been licensed as foster parents. The agency will interview the parents and examine their home before placing a child with them. It is not necessary to be rich or to have a large home in order to become a foster parent and be eligible to adopt a child. The commitment and love of the applicants are the most important factors which are considered. The needs of the child are always carefully considered by the agency in choosing a home for a child.

When a birth-parent decides to place a child for adoption with an agency, that parent signs a document which surrenders the child to the agency and allows the child to be placed in the home of adoptive parents. The surrender signed by a birth-parent ends that parent’s legal relationship to the child. If only one parent signs the document, a judge has to find that the other parent is unfit before that parent’s rights can be terminated. In many cases, instead of filing a general surrender, a birth-parent will sign a “specific consent” which allows only a person named by the parent to adopt the child.

The adopting parents can file their Petition for Adoption with the court soon after they get the child, and they will go before a judge at that time, who will enter an “interim” (temporary) order of custody. However, before the final order which completes the adoption process is entered, the child is usually in the home of the adoptive parents for at least six months. This period is designed to ensure that the new relationship will be successful for both the adoptive parents and the child. If the adjustment is not satisfactory, or if the adoptive parents do not wish to complete the adoption, the agency will remove the child from the original adoptive home and make a new adoptive plan for the child.

**FOREIGN ADOPTIONS**

Foreign adoptions are becoming quite common. Usually, there is an adoption in the child’s country of birth, which is often arranged through an agency. The adoptive family is often required to travel

In an unrelated adoption, the child is adopted by a person (or persons) who is not related to the child. Although no state licensed agency is involved in making the placement, an investigation of the home must be done by an authorized agency after the Petition for Adoption is filled with the Court. Adopting parents are not permitted to pay any money to the birth-parents in return for their agreement to the adoption, however they may pay the legal fees of the birth-parents and medical expenses of the birth-mother incurred during the pregnancy and birth. The adoptive parents may also be allowed to pay for the reasonable living expenses of the biological parents during the pregnancy, and up to one month afterwards, if the court enters an order allowing them to do so.

In most cases, the birth-mother of the child must consent (agree) to the adoption. Her consent is not valid unless it is given at least three days after the child’s birth. This is to guarantee that she has had time to recover from the stress of the birth process. Once a parent consents to the adoption of the child, and the consent is properly witnessed by a judge or authorized agency, the consent cannot be revoked. The biological father of the child must also either consent to the adoption or be found to be an unfit person whose consent is not necessary.

This adoption will not be completed until six months after the child has been in the home of the adoptive parents. This period is to ensure that the home is suitable for the child and that the physical and emotional needs of the child are being met.